

1 IN THE UNITED STATES DISTRICT COURT
2 FOR THE NORTHERN DISTRICT OF OKLAHOMA

3 GWACS ARMORY, LLC,)
4 Plaintiff,)
5 v.) Case No.
6 KE ARMS, LLC, RUSSELL PHAGAN,) 20-cv-0341-CVE-SH
7 SINISTRAL SHOOTING) BASE FILE
8 TECHNOLOGIES, LLC, BROWNELLS,) Consolidated with:
9 INC., and SHAWN NEALON,) Case No.
10 Defendants.) 21-CV-0107-CVE-JFJ

11 and)
12 KE ARMS, LLC,)
13 Plaintiff,)
14 v.)
15 GWACS ARMORY, LLC, GWACS)
16 DEFENSE INCORPORATED, JUD)
17 GUDGEL, RUSSELL ANDERSON, DOES)
18 I through X, and ROE)
19 CORPORATIONS I through X,)
20 Defendants.)
21 _____)

22 DEPOSITION OF KARL KASARDA

23 Volume 1

24 Pages 1 - 105

25 Phoenix, Arizona

April 7, 2022

26 Prepared by:
27 CINDY MAHONEY, RPR, RMR
28 Certified Court Reporter
29 Certificate No. 50680

1 Q. Did you talk to Mr. Phagan about your deposition
2 today?

3 A. We had a group call, knowing that this was going
4 to happen today.

5 Q. Did you drive in with Mr. Phagan today?

6 A. I did. Because it would have been difficult to
7 find the location otherwise. I carpooled from his
8 location. I came all the way from Marana. The traffic
9 today was quite extent.

10 Q. I can imagine. I'm sorry to hear that.

11 A. It was bad.

12 Q. Did you and Mr. Phagan talk about this deposition
13 today when you were carpooling?

14 A. Actually, we did not. We talked about just
15 general life stuff.

16 Q. Did you have any conversation about Mr. Sperry's
17 deposition yesterday?

18 A. No.

19 Q. Who is your attorney?

20 A. Sitting to my right.

21 Q. Alex Calaway?

22 A. Yes.

23 Q. When did you hire Mr. Calaway?

24 A. We are in a mutual defense agreement, I think is
25 the proper terminology.